UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION CIVIL ACTION NO. 2:09-MC-3

OWENSBORO GRAIN COMPANY, LLC

Judgment Creditor

v.

AGREED ORDER FOR INSTALLMENT PAYMENTS AND STAYING GARNISHMENTS

New Civil No. 2:09-cv-0049

AUI MANAGEMENT, LLC

Judgment Debtor

This agreed order having been tendered to the Court by all the parties to the action, Owensboro Grain Company, LLC ("Owensboro") and AUI Management, LLC ("AUI"), the Court being otherwise duly and sufficiently advised,

IT IS ORDERED as follows:

- (1) AUI shall make installment payments to Owensboro in satisfaction of the judgment entered in favor of Owensboro against AUI in the action styled *Owensboro Grain Company, LLC v. AUI Contracting, LLC, et al.*, Case No. 4:08-cv-94-JHM (W.D. Ky. filed July 21, 2008), pursuant to the Agreement Between Owensboro, AUI, And The Callahans Allowing AUI To Make Installment Payments Satisfying The Judgment ("Payment Agreement"), a copy of which is attached to this agreed order;
- (2) Pursuant to TCA §26-2-218, the issuance, execution or return of any writ of garnishment against wages or salary due AUI shall be stayed during the period that AUI

complies with the Payment Agreement and Jefferson Federal Bank is specifically authorized to

permit AUI to begin drawing on its line of credit effective immediately;

(3) Pursuant to TCA §26-2-219, should AUI fail to comply with the terms of the

Payment Agreement, the stay of execution by garnishment shall immediately become null and

void. Further, upon the stay of execution by garnishment becoming void and the issuance and

service of garnishment having taken place prior to the execution of the Payment Agreement, the

lien on wages provided by this section shall have priority over all liens executed subsequent to

the original date of issuance;

(4) The emergency motion filed by AUI on May 6, 2009 (Dkt. No. 1) for the Court to

order installment payments and stay garnishments is denied without prejudice to renew at a later

date, if necessary.

(5) The office of the clerk is directed to assign a new civil action number to this case

and all future filings will bear that number.

IT IS SO ORDERED.

THE HONORABLE ALETA A. TRAUGER

Att a hunge

U.S. DISTRICT COURT JUDGE

Agreed to and tendered by:

s/ Griffin S. Dunham

Griffin S. Dunham (Tenn. Bar #27043)

MGLAW PLLC

2525 West End Avenue, Suite 1475

Nashville, Tennessee 37203

Phone: 615.846.8000 Fax: 615.846.9000 gsd@mglaw.net

and

Culver V. Halliday (KY Bar #28050) Stephen A. Houston (KY Bar #88932)

Stoll Keenon Ogden PLLC

2000 PNC Plaza, 500 West Jefferson Street

Louisville, Kentucky 40202-2828

Phone: 502.333.6000 Fax: 502.333.6099

Culver.Halliday@skofirm.com Stephen.Houston@skofirm.com

ATTORNEYS FOR PLAINTIFF OWENSBORO GRAIN COMPANY, LLC s/ J. Timothy Crenshaw

J. Timothy Crenshaw FROST BROWN TODD, LLC

424 Church Street, Suite 1600 Nashville, Tennessee 37219-2308

Facsimile: 615.251.5551

and

Ross D. Ginsberg

Nicholas P. Panayotopoulos

Stephen J. Rapp

WEINBERG, WHEELER, HUDGINS

GUNN & DIAL, LLC

950 East Paces Ferry Road, Suite 3000

Atlanta, Georgia 30326 Facsimile: 404.875.9433

ATTORNEYS FOR DEFENDANT AUI MANAGEMENT, LLC

577357.1